

PETALUMA POLICE DEPT/EVIDENCE

 Case # 03-874
 Item # 3-10.51

 Date 2/7(0)
 Time 0600

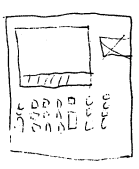
 Officer PHANES
 ID # 1051

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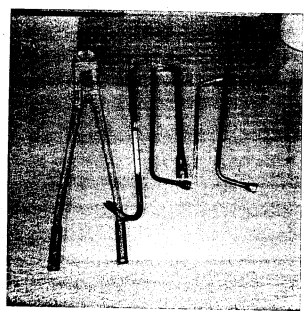
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Code Section		Crime		Classification		Case No./	(-)
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Suspect		Property	Officer	Rece	ipt Issued By (Signature)	
		Evidence List	·				•
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1-1051	2	PHOTOS OF	FRONT DOOR				
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retaitima Poli				EV	idence/Prope	rty S	heet		
Code Section			ime				ssification		Case No./
Victim's N	ame – Last.	First, Mid	<u>ા ટ્રહ્ય</u> dle	Address		Pho	<u>san seda</u> one	List C	Citation No.
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Suspect			Date	7/63	Time				
Suspect		*	Stora	ige	Dat	e	Receir	t Issued To (Signature)
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		$\underline{\times}$ Evide	ence Lis	t					
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								Recording	Officer
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Superior Court
For Court Use Only 277

State of California
County of Sonoma

DEFENDANT'S WAIVER OF CONSTITUTIONAL RIGHTS PRIOR TO ENTRY OF GUILTY OR NO CONTEST PLEA

Honorable	(SUPERIOR COURT JUDGE) Case No: MCR SCR 32165
Defendant's N	lame <u>Galara Rhone</u> Date of Birth <u>5-31-67</u>
Attorney's Na	me 1 Thistcetheraite Bar# 101992
STATEMENTS. I	LEASE READ AND PLACE YOUR INITIALS IN THE BOXES AFTER READING AND UNDERSTANDING EACH OF THE F THERE IS ANYTHING THAT YOU DO NOT UNDERSTAND, ASK YOUR ATTORNEY ABOUT IT BEFORE INITIALING.
1. My na	ant in the above entitled case, I personally declare the following: me and date of birth as listed above are complete, true and correct.
3. Of the	not currently under the influence of anything that impairs my ability to understand these proceedings. Doese charges now filed against me in this case, I plead (circle one) GUILTY NO CONTEST to the offense(s) and admit the following enhancement(s), allegation(s), and prior conviction(s):
2	496 (a) receiving stolen property
Count	
Count	
	FILED
Count	SEP - 5 2002
	COUNTY OF GALIFORNIA
Count	DEPUTY CLERK
Count	

11. I understand that if I am not sentenced to prison, I may receive probation for a period up to 5 years, or for a period equal to the maximum prison term, whichever is greater. As conditions of probation, I may be given county jail custody, plus the fine and any other conditions deemed reasonable by the Court. I understand that if I violate any condition of probation I can be sent to State Prison.

12. I understand that as a convicted felon, I will not be able to own, possess, or have under my custody or control any firearm or ammunition.

13. I understand that if I am not a citizen of the United States, conviction of the offense(s) may/will (circle one) have the consequences of deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States. (Note: If convicted of an aggravated felony, defendant will be deported.)

14. I understand that if I am currently on probation for any other matter, this conviction will act as a violation of that probation and I could be given a separate and additional sentence in that case.

ا ا	15	Case 4:07-cv-05342-CW	/ Document 15-10 File	ed 07/22/2008	Page 14 of	48 -	
157.P	(cir	cle letter of all applicable co	also the following consequences pasequences)	of my plea(s):		279	
		Mandatory prison Presumptive prison	e. Prior Enhancement (inc penalties for future offer	reased g.	Sexual Violent Predator law		
	C.	Commitment to CYA	 f. Registration as an arson / sex / narcotic offe 	h. ender	Blood test and saliva sample	, ,	
	d.	Reduced conduct credits i. Violent Felony (no c ii. Prior Strike(s) (no c	redit to max. 15%) redit to max. 20%)	i.	Loss of driving privilege		
		iii. Murder (no credit)	•	j.	AIDS education	program	
•				k.	Commitment to (California Rehat	CRC Dilitation Cent	er
Other:							
Indicat	ted S 17. I Attor	sentence understand that, although th ney's Office and the Court w the probation office.	agreement or indication as to the enalty as stated above. The Court has indicated a sentence will not decide what my sentence.				
Dismis	sed (Charges understand that the following	g charges will be dismissed:	ocent 1	459		
}/L 1	9. I I n my	further understand that the C case and in ordering restitu	Court can consider the dismissed tion to the victim(s) of the dismis	charges in deter	mining the appro	priate senten	ce
12.12	υ a.	Disposition pursuant to Po I am entering into an agreeding guilty/no contest as state	ment with the District Attornavia	Office. Pursuant	to this agreemer	nt, I am	
t	o. M	y plea(s) are conditioned on	receiving the following consider	ation as to sente	nce :		
		circle one): will be denied	will be granted		udgment suspend	ded	
				_sentence impo suspended	sed and execution	on of sentence	9
				_to be determin	ed by the court		
		sustody term will be for the s					
	. oth	ner:					_
							_
A	1	nderstand that if the second					-
9	uilty.	no contest, re-enter my not	eclines to accept this negotiated quilty plea(s), and go to trial on	disposition, I ma	y withdraw my ple	ea(s) of	

- and go to trial on all counts as originally charged.
- e. I understand that if pending sentencing I commit another crime, violate any condition of a Supervised O.R. release, or willfully fail to appear for my sentencing hearing, this agreement will be canceled, I will be sentenced unconditionally and I will not be allowed to withdraw my guilty/no contest plea(s).

21. I AM FREELY AND VOLUNTARILY ENTERING MY PLEA(S)

280

I declare that the initials that appea I have initialed.	r above are my own and that I have read and understand each statement that
Date: 9 · 5 · 03	Signature: Dalan W. Rhow.
Certificate of Interpreter I declare that I translated the entire co directly to the defendant in this case a	ntents of this form from English toin the presence of and that the defendant wrote on this document in my presence.
Date:	Signature:
waiver of rights and entry of guilty/no of this document may be received by the	Interpreter ve named defendant. I have explained each of the above rights to the defendant sences and possible defenses to the charge(s) with him/her. I concur with his/her contest plea(s). I further stipulate that there is a factual basis for the plea(s) and that court as evidence of the defendant's intelligent waiver of these rights and that it
form by the defendant.	ent record of that waiver. I have witnessed the reading, initialing and signing of this
Date: <u>9-5-03</u>	Signature: Attorney for the Defendant
District Attorney Statement The above information correctly reflects Date:	s the position of the District Attorney's Office as to this case: Signature:
	Deputy District Attorney
Court Findings and Orders	
The defendant understands and The defendant's plea(s) and adr	voluntarily and intelligently waives the constitutional rights listed above; mission(s) are freely and voluntarily made; nature of the charges and the consequences of the place) and adminisiant to the
The Court accepts the defendant's plea(the special allegation(s), enhancement(s	s) and admission(s) and finds the defendant guilty of the offense(s) pled to and s) and prior conviction(s) conviction(s).
Date: <u>9-5-03</u>	Signature Signature County Signature
	June of the South County Superior Court

SONOMA COUNTY DETENTION DIVISION

INMATE REQUEST FORM

1. Inmate Name (Enter full name)		2. D.O.B.	3. Housing Unit	4. Booking #
ast First Williams Teryl	₩ .ı.	3-10-55	13-47	9889371
PLEASE SEND THIS REQUEST TO TH	IE FOLLOWING	OFFICER/DEPARTI	MENT:	
Program Officer	District Attorne	ey Probat	tion	»M
Public Defender	Mental Health	Other	Koren Silve Public Defend	ler
Friend's Outside	Classification		FyI - Steve	w.
S. NAME OF INDIVIDUAL TO CONTACT.				
7. I WOULD LIKE TO DISCUSS A COMPL	LAINT. [Explain in Comments	s/Request section bel	ow)
B. I WOULD LIKE INFORMATION.	(Print in Comme	nts/Request section	below)	
COMMENTS/REQUEST: It come to	my attention	that ms Rhome	conflict afform	y Jaime Thistle
nushand Steven Wise is your co-u				
Businesse Prefersion C. 6068 set	1 1 1			
and, preserve the clients' secrinterest. This conflict arise from				
such relationships should have	1 1 1			1 1 21
an intelligently consent to the	1. i	1 1	, , , ,	' .
course appointed I'm reques		,		
with the Public Detender offic		•	il rights viol	ctions.
9. INMATE SIGNATURE: <u>Jeryl</u>	William	24	DATE:	7-24-03
10. RECEIVING STAFF SIGNATURE	556	378	DATE: <u></u>	24.8
	11. RESPON	SE TO INMATE		
YOUR REQUEST CANNOT BE A	CTED ON AT TH	IS TIME. (See Expla	anation/Answer below)
EXPLANATION/ANSWER:			· · · · · · · · · · · · · · · · · · ·	
)El	en buello defeig	• -
		47		05
		45		7

Case 4:07-cv-05342-CW-NQMA:GOWNTY DETENTION DIVISION Page 18 of 48 INMATE REQUEST FORM

. Inmate Name (Enter full name)	2. D.O.B.	3. Housing Unit	4. Booking #
Lilliams Tenal A M.I.	3-10-55	645	9889371
PLEASE SEND THIS REQUEST TO THE FOLLOW	VING OFFICER/DEPART	MENT:	
Program Officer District A	ttorney Proba	tion	
Public Defender Mental H	ealth Other		
Friend's Outside Classifica			
NAME OF INDIVIDUAL TO CONTACT.	AREN SILVER	Public Defer	nder)
. I WOULD LIKE TO DISCUSS A COMPLAINT.	Explain in Comment	s/Request section bel	ow)
. I WOULD LIKE INFORMATION. (Print in Co	omments/Request section	below)	
COMMENTS/REQUEST: DEAR Mes. SIL	LUER AT THIS TO	ME I Would	LIKE TO
INFORM YOU THAT IT IS APPAREN	I THAT WE NOW	me A Conflict	of Inter
My CLEENT FEELING IS THAT OF LINE REGARD THE HONTY SEE EYE TO EYE REGARD FILING AND TEND DEEPNRATION. MY RIGHT TO FILE A MARSDEN	10 ARE DRU	OROSECUTION.	And your
I don't de Eye 78 EyE KEGARA	This Time NE	- 1 1882 T	ulil Fre
M. A. IT TO FILE A MARSOE.	MISTING TO BE	ELIEUE LAND	15 Comeil
TO THE ABOVE - MENHONED CONFLICT	T. SiNE T- 3	E Endered 7	War THIS C
Is A Bulden To you And only	ONE OF THE A	FOREMENTIONED	would be
IS A BURDEN TO you And only WASASTOROUS TO MY CASE IT IS BES	ST FOR US TO TO	ERMINATE OUR	ASSOCIATION
D. INMATE SIGNATURE: June 1		DATE: <u></u>	
0. RECEIVING STAFF SIGNATURE:	Ken C-1093		3-19-03
YOUR REQUEST CANNOT BE ACTED ON A	SPONSE TO INMATE IT THIS TIME. <i>(See Exp</i> i	anation/Answer below	v)
_			•
EXPLANATION/ANSWER:			
·			
	: 11.		
			:
12. RESPONDING STAFF SIGNATURE:			

Case 4:07-cv-05342-CW NOME GOUNTY DETENTION DIVISION Page 19 of 48 INMATE REQUEST FORM

1. Inmate Name (Enter full name)		2. D.O.B.	Housing Unit	4. Booking #
Williams Teryl	₩.I.	3-10-03	La-45	9889371
5. PLEASE SEND THIS REQUEST TO T	HE FOLLOWING	OFFICER/DEPAF	RTMENT:	
Program Officer	District Attorne	ey Pro	bation	
Public Defender	Mental Health	Oth	er	
Friend's Outside	Classification			
6. NAME OF INDIVIDUAL TO CONTACT	Karen	Silver		· · · · · · · · · · · · · · · · · · ·
7. I WOULD LIKE TO DISCUSS A COMP	PLAINT. (Explain in Comme	ents/Request section belo	w)
8. I WOULD LIKE INFORMATION.	(Print in Comme	ents/Request secti	on below)	
COMMENTS/REQUEST: I would hi	Ke copies of n	ny Marsden Hee	arings dated 4-3-034	1-30-03 for the
express purpose of gaining relied	f from can tage	responsive # pr	ejudicial set of ind	lividuals and enti
Chaims, complaints & eta. us 7				
court of appeal requires the	ese document	t when filis	ng write of mand	soded prohibition
of this time. Please send th				
I have one offer to make take a 90 days misdemen		^	/_/	i /
for Ms Rhone this is f	the only of	Fer I'll to	Ke in this ca	se.
9. INMATE SIGNATURE: Quil	Willian		DATE: 4	
10. RECEIVING STAFF SIGNATURE: _			DATE:	
	11. RESPON	ISE TO INMATE		
YOUR REQUEST CANNOT BE A	ACTED ON AT TH	IS TIME. (See Ex	(planation/Answer below)	:
EXPLANATION/ANSWER:				· · · · · · · · · · · · · · · · · · ·
Out of	the 12	lutors I	can get 2	or 3
votes and Im will	ng to try	cus you	see I see	en a guy
(4)	room with		ry(s) and get	a program
For our record T trued	Λ.	1 1	ease This	document
is only for Mr. Willi	1		e only.	Cio Cuini Cin I
/		<u> </u>	7	
•				
12. RESPONDING STAFF SIGNATURE			DATE:	
DD 537 (Rev.9/02) Side 1 Pink C	opy - Inmate, White	e Copy - D File, Yel	low Copy - Answer	

DD 537 (Rev.9/02) Side 1

Case 4:07-cv-05342-CW Document 15-10 Filed 07/22/2008 Page 20 of 48 SONOMA COUNTY DETENTION DIVISION

INMATE	REQUEST	FORM
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	2. D.O.B.	3. Housing Unit	4: Booking #
ist First M.I.	3-10-55	B-47	9889371
PLEASE SEND THIS REQUEST TO THE FOLLOWING O	FFICER/DEPARTM	ENT:	
Program Officer District Attorney	Probation	on distribution	-
Public Defender Mental Health	Other	Karen Silvi Public Defen	der
Friend's Outside Classification		FYI - Steve	
NAME OF INDIVIDUAL TO CONTACT.			
I WOULD LIKE TO DISCUSS A COMPLAINT. (E)	kplain in Comments/	Request section bel	ow)
I WOULD LIKE INFORMATION. (Print in Comment	ts/Request section t	pelow)	
OMMENTS/REQUEST: It come to my attention:	that makhame	conflict attorn	ey Taime Thistle
ishand Stever Wise is your co-worker and/or s		, ,	· · · · · · · · · · · · · · · · · · ·
usiness & Profession C. 6068 set duties of an a			
nd, preserve the clients' secrets, do not en			
tecest. This contlict arise from an attorn			
uch relationships should have be disclose	77.	1 11	ident could mak
n intelligently consent to the continued rej		1 i 1 1	
oursel appointed I'm requesting a grieve	\	1 . 1 . 1	. .
with the Public Detender office on the co	ourts for civi	I rights viol	ations.
INMATE SIGNATURE: Dery William	<u>A</u>	DATE:	7-24-03
). RECEIVING STAFF SIGNATURE:		DATE:	· 74. B
11. RESPONS	E TO INMATE		
YOUR REQUEST CANNOT BE ACTED ON AT THIS		nation/Answer below	<i>(</i>)
EXPLANATION/ANSWER:			
<u> </u>			
			Water 417
		· · · · · · · · · · · · · · · · · · ·	-
· · · · · · · · · · · · · · · · · · ·			

Case 4:07-cv-05342-CW NOMA COUNTY DETENTION DIVISION Page 21 of 48

1. Inmate Name (Enter full name)	2. D.O.B.	3. Housing Unit	4. Booking #
Williams Tenyl A	3-10-55	G-45	9889371
5. PLEASE SEND THIS REQUEST TO THE FOLLOW	ING OFFICER/DEPART	MENT:	
Program Officer District At	· • • • • • • • • • • • • • • • • • • •		$\int a \cdot \lambda$
Public Defender Mental He	ealth Other	Karen Sil	ver (PD)
Friend's Outside Classifica			State of the state
6. NAME OF INDIVIDUAL TO CONTACT. <u>Kare</u>	n Silver	P 🚟	n
7. I WOULD LIKE TO DISCUSS A COMPLAINT.	(Explain in Comment	s/Request section bel	ow)
8. I WOULD LIKE INFORMATION. (Print in Co.	mments/Request section	below)	
COMMENTS/REQUEST: The court stayes			
# 1385. I only have a one strip	Re case that		· /
transcript, court minutes & sen	tence efficient		~ ~ /
court clerk. case number l'		-3-7-84, (talse impris
ments dismissed upon comperiod like in People v Pearson	(198L) 228 C	1. Rptr. 509	La parore
9. INMATE SIGNATURE: <u>Devyllikle</u>	liam	DATE:	5-10-63
10. RECEIVING STAFF SIGNATURE:	locit	DATE: S	-407
	PONSE TO INMATE		
YOUR REQUEST CANNOT BE ACTED ON AT		•	()
EXPLANATION/ANSWER:			
	·		
12. RESPONDING STAFF SIGNATURE:	. •	DATE:	
	White Copy - D File, Yello		

Case 4:07-cv-05342-CW/NOMCGAUNTY PATENTIPNED 199/2008 Page 22 of 48 INMATE REQUEST FORM

K>

1. Inmate Name (Enter full name)	2. D.O.B.	3. Housing Unit	4. Booking #
Last First A M.I.	3-10-55	G-45	9889271
5. PLEASE SEND THIS REQUEST TO THE FOLLOWING	OFFICER/DEPARTM	ENT:	
Program Officer District Attorne			
Public Defender Mental Health	Other	Karen Silve	er fo
Friend's Outside Classification			
6. NAME OF INDIVIDUAL TO CONTACT.	Silver	β	
7. I WOULD LIKE TO DISCUSS A COMPLAINT. (1	Explain in Comments/	Request section belo	ow)
	nts/Request section b	elow)	
COMMENTS/REQUEST: 1 Fen Code 1054. 1 1051	13: I would	like a li	st of all
real evidence that is intended	to be offere	/ 0	dence at
procution will relied on. 3. Defer		right to e	second
point on any expert testing of	evidence.	4. Copy of	officer
Gilman evidence report. 5, I we	ould like to	tile moti	on to compel
discovery if these document is	s pot in you		
evidence. I want to filed a Rega	1 100 1		moeachment w
Prior conviction 9. INMATE SIGNATURE: June Mellion		DATE: _5	1,
10. RECEIVING STAFF SIGNATURE:	the last		5-24-03
	SE TO INMATE		
YOUR REQUEST CANNOT BE ACTED ON AT TH		ation/Answer below,)
EXPLANATION/ANSWER:			
			· · · · · · · · · · · · · · · · · · ·
·			
12. RESPONDING STAFF SIGNATURE:		DATE:	

DD 537 (Rev.9/02) Side 1

Pink Copy - Inmate, White Copy - D File, Yellow Copy - Answer

ONOMA COUNTY DETENTION DIVISION INMATE REQUEST FORM

		. D.O.B.		3. Housing Unit	4. Booking #
Alilliams Tenyl	A ^{M.I.}	3-10-	55	G-45	9889371
PLEASE SEND THIS REQUEST TO THE	FOLLOWING O	FFICER/DE	PARTME	ENT:	
Program Officer	District Attorney		Probation		
Public Defender	Mental Health		Other _	K. S. luer	Public Deten
Friend's Outside	Classification	A 0.			
. NAME OF INDIVIDUAL TO CONTACT.	Public	Detene	den j	K. Silver	· · · · · · · · · · · · · · · · · · ·
I WOULD LIKE TO DISCUSS A COMPLA	AINT. (Ex	kplain in Col	mments/F	Request section be	low)
	(Print in Comment				
COMMENTS/REQUEST: // Money	1 receip	t sho	به عرب	5.21.2	Papers
		, ,	' /	y pocket	1 1 1
seized from the vehicle	1 11	1 / /	· / /	the receipt	currency he
seized from the vehicle	back poc	Ket. L	4, -	Could no	
ny own property before		1	/ 1	7 1 1	
Mariscal report, Evidence	Propert Sh.	eet the	ere !	s a receip	t for a Il
that was in my pocket,		1)		1 1	<i>i</i> 1
eason, there is another	51.89	,	CULT		ne on the
	Miller	min			4-13-03
INMATE SIGNATURE:				DATE:	4-14-03
0. RECEIVING STAFF SIGNATURE:	Lanerz				
	11. RESPONS		TE.		
	11. RESPONS	E TO INMA			
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0. RECEIVING STAFF SIGNATURE:	11. RESPONS TED ON AT THIS	E TO INMA S TIME. (Se	ee Explan	ation/Answer belov	
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0. RECEIVING STAFF SIGNATURE:	11. RESPONS TED ON AT THIS	E TO INMA S TIME. (Se	ee Explan	ation/Answer below	v)
0. RECEIVING STAFF SIGNATURE:	11. RESPONS TED ON AT THIS	E TO INMA S TIME. (Se	wankadi	ation/Answer below	v)
0. RECEIVING STAFF SIGNATURE:	11. RESPONS TED ON AT THIS	E TO INMA S TIME. (Se	wankadi	ation/Answer below	v)

that was found under a seat Officer Gilman searched the
use 1st then Officer Mariscal, Officer Wilman never
1. I am and thing with our names on it.
T 12 1/1/2 In see a picture or photocopy of
the sate. The proscution
in a case of the checks that started
the search. There are no copies or pictures of the
checks. No log number.

Officer Gilman did tail the truth about me beinging sick and vomitting in a garbage can.

I have arthritis in my hand & wrist.

JONOMA COUNTY DETENTION DIVISION INMATE REQUEST FORM

1. Inmate Name (Enter full name)	2. D.O.B.	3. Housing Unit	4. Booking #
Last First Teny	A 3-10-5	5 L45	9889371
5. PLEASE SEND THIS REQUEST TO TH	E FOLLOWING OFFICER/DE	PARTMENT:	
Program Officer	District Attorney	Probation Silver	(Public Defend
Public Defender	Mental Health	Other	Ban Dist F.033914
Friend's Outside	Classification	People V Black 5th	F038143
6. NAME OF INDIVIDUAL TO CONTACT.	K. Silver Pa	blic Defender)	
7. I WOULD LIKE TO DISCUSS A COMPL	AINT. (Explain in Col	mments/Request section be	low) Robles 23 Cal 4th
8. I WOULD LIKE INFORMATION.	(Print in Comments/Request	section below)	, • • • · · · · · · · · · · · · · · · ·
COMMENTS/REQUEST: Ms Silve	3 / /	hat the officer	/ / //
read me my Miranda Ku		officer comeright	the officer
van investigating a crime	I 4, '', '', ''	t have happen.	11/1E CT 11/LE7
	n the van People	cartwright (198	7)12 Cal App
	and a second of the		senger is not
lawfully stopped seized or	detained, merely	because the ve	hicle in which
	opped tor a trat		TI) this is
	er on a trottic st	op, and had no DATE:	1-12-03
9. INMATE SIGNATURE: Jeryd.	Williams		H-D-0.7
10. RECEIVING STAFF SIGNATURE:	Laure	DATE:	4-14-03
<u> </u>	11. RESPONSE TO INMA		•
YOUR REQUEST CANNOT BE A		e Explanation/Answer belot	w <i>)</i>
EXPLANATION/ANSWER:			
			, v
	100		
			20.00.05
	A A A	DEFENDENCING OFFERING	01.1911g
		STATE OF FERNO	CI Mile con
	V	2211 G CI HALLO	N13033
40 DECDONDING STATE SIGNATURE		DATE:	
12. RESPONDING STAFF SIGNATURE:			

not a form of probation violation. In Re Anthony S. 4 Cal. App 4th 1005; Even under pre Bravo law a peace officer only had to have some information that suggests a resumption of the misconduct that brought about the condition of probation. The officer had my name in his hand at the time of the search, Maryland v Wilson (1997) 137 Led 2d 41, 47; the court obviously did not mean to imply that passengers are routinely subjected to illegal seizures. My 5th Amendment Right clearly states, nor be deprived of liberty with out due process of law, Court and statement clearly show that the officer was searching for anything he could find Illegal to greet me. Latta v Fitzharris (1975) (9th cir) it has been held, in California and elsewhere that police as distinguished from parole officers, connot initiate searches of paroles under circumstances in which they could not search other citizens. in US v Richardson (1988 9th Cir) 849 F 2d 439, 441; We have said that a parole search may not be used as a subterfuge for a criminal investigation.

This was clearly not a probation search, pat search or violation of probation, the officer illegal seizure of my right to liberly, property with out read me my Miranda Rights is clearly an abuse of his authority as a police officer. People v Cervanter (2002) (27 Cal. Rythold 468; a probationer subject to a search condition retains the right to be free from a search that is arbitrary, capricious or harassing see also In Re Anthony S. supra; the Bravo count noted that a search by police officer based upon a consent

consent Search term could not be conducted for reason unrelated to the rehabilitation and reformative purposes of probation or other legitimate law enforcement purposes. A waiver of 4th Amendment rights as a condition of probation does not pemit search under taken for harssment on search for arbitrary or capricious reasons

People v Black Sth App Dist (F033914, F038143 Cal.
App 4th Col. Robres (2000) 23 Cal 4th 789

A search of an adult probationer's home may not be later justified by the fact that the adult was on probation, if that was not known by the searching officer at the time of the search

and the second of the second o

and the second s

advanced consent if the searching officer were unaware of the advance consent at the time of the search. The Court in Robbes refused to extend the logic of Typell J., The Robbes rationale applies equally. It discourages subject to parale or probation search. warrantless, suspicionless searches of homes it officers know that any incriminat ing evidence cannot simply be pinned on resident later discovered to be the California Supreme Court held that a search could not later be justified by

eople v Kobles (2000) 23 Cal 477189; More recently however in Robles

|--|

Case 4:07-cv-05342-CW NOMA COUNTY DETENTION DIVISION Page 29 of 48

. Inmate Name (Enter full name)	2. D.O.B.	3. Housing Unit	4. Booking #
ast First M.I. Williams Terul A.	3-16-55	6-8	9889371
PLEASE SEND THIS REQUEST TO THE FOLLOWING		7	1 100 10 11
Program Officer District Attorn			,
Public Defender Mental Health		[]	WE "
Friend's Outside Classification			J DIE
NAME OF INDIVIDUAL TO CONTACT. H. Bruc	e Kinnison	(Chiet Vep	uty Tublic
I WOULD LIKE TO DISCUSS A COMPLAINT.	(Explain in Comment	s/Request section belo	ow)
I WOULD LIKE INFORMATION. (Print in Commo	ents/Request section	below)	
OMMENTS/REQUEST: Dear Mr. Kinn	ison as I	Lugs lo	oking
brew my reports and notice			
mitten reports made at the			
threes. The typed written repro-7-2003 at 9:49 p.m. This is	1 1	1	
Calso would like you to ge	· · · · · · · · · · · · · · · · · · ·		
victure of the plate (s) on t			
waithing on the dispatcher			iller nam
inmate signature: <u>Perul Wellia</u>	<u> </u>	DATE: 2	-24-43
			-20-03
D. RECEIVING STAFF SIGNATURE:		DATE:	
	NSE TO INMATE	· 1	
YOUR REQUEST CANNOT BE ACTED ON AT THE	115 FIME. (See Expir	anation/Answer below,)
EXPLANATION/ANSWER:			
·			
2. RESPONDING STAFF SIGNATURE:	•	DATE:	
E. NEUL DIADITO DIALL DIGITATUNE.		₩ , () ₩ .	

DD 537 (Rev.9/02) Side 1



rom Dalsor4.07-PVID5342-CW Document 1/5 N/2/y And 1/1007/22/2008

Page 31 of 48

PUBLIC DEFENDER COURT ACTIVITY SHEET

306490

NAME: WILLIAMS, TERYL ANTHONY		NO
CHARGES: F 459, 496(a) PC		
COURT NO.: MCR-415138	ATTORNEY ASSIGNED:	·
CO-DEFENDANT & ATTORNEY:	CUSTODY STATUS:	COUNTS
Rhone, Galana Nichoce- ALCEN	I/C, BAIL 10000	COUNTS
RIVE, Galana Nichole- Accen		COUNTS
OTHER CASES PENDING:		COUNTS
		COUNTS
	REPORTS received	COUNTS
	FINANCIAL needed	ALLEGATIONS
MTN DATES:		PRIORS
PTC DATES:		HOURS EXPENDED:
I/T DATES:	PD REGISTRATION FEE	FEES ORDERED: \$

ordered

Date	Court	Time	On for	Action	PD	Judge	DA
2/13/2003			Arrgn.	PD appt. 2/14/03 8:30AM S2			
JW				SFT			
2/14	٦	834	Sut	2/27 PX NTh	BIL	RS	
				2/19 BR			
				I wants opts No parch hald.			
2/19	2	810	BR	PRSHO. Boul \$30 K.	ЗK	RJ3	
				Barl \$ 30 K.			
2/24/03				J211 visit - A wouldn't talk about			
				his cole in case wanted to argue			
				discovery law + rights @ R- wans	'n	·	
				new atty. Wants 1538.5-understan	do		
				Wout time warrest notice, that wo		1.4	
				be possible-advise I'll file mon			
			·	after Px- ne argues w/me. He deni	es		
				We have 3 strike law applying -	nu		
				Than 211x1"- has never been prosecu	UNCO		
				as 3 striker He denies any 459s			
				are resid. I state he was collect			
				into 211 conviction. A has case la	v		,
				indicating mere passenger in car i		2	
				1440 property found insufficient for			

Room 111-J, Hall of Justice, 600 Administration Drive, Santa Rosa, CA 95403 (707) 566-2791

2/27/03 Case 4:07-cv-05842-CW K Dobumbont 15610 on Filed 07/20/2008 of age \$2 0848 were KK

Px 3/6 9:30 = 2

2/27/03 FL Supplemental report and 50 5F

3/5/03- Attempt to visit & C 10:45A- D in law library -Attempt to visit D 2:30p- elevator to mad not working

3/6/03- A advised of oper-plea ct I-admit 1 prior puson + ks, I prever other ke- A replies. A aware that Di claims they legile add the strikes of a 7 add the prior prisons a conf. to talk about proserution's rate not good or 1538. 5 issues that I've told him don't exist thorarent going to result in dismission. Px held-AttA a ched. Spoke will Dary R. Investigator who took photos of van-to 80 over to 500 A will me + discussionally.

3/7/03 - July visit wy D. Robertson - A ruping he didn't painupate in 459 - he was diopped by by to-D of sev mid. Later met kg back up wither stopped by cops unined - no later 451 had occurred. D's prior 4896 never involved breaking by prying door for taking 50 save; also never stores.

5/1/03

1368 De Cuching appointed 6 5/29 8:30 SF Bellege KK report due 5/27

1/15/03 - Met w/ D's investigator - he's herring theorible operation A's discovery, thus to from entire they located them, in whats discovery my g to west,

10/4/03-P/CW/RISK Management ses D's claim of conflict W/ JT, Weiss + I-emailed relevant betters from D 4 court docker Closeq

FERRARI INVESTIGATIONS & PROTECTION SERVICE

Former LAPD E. Anthony "Tony" Piazza Owner - Senior Investigator 6585 Commerce Bivd., Ste. 148 Rohnert Park, CA 94928 (707) 664-0327

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Executive protection
High Value Escort
Accident Investigations
Missing Persons
Under Cover investigations



From:

Kathy Knotts

To: Date: Karen Silver 3/5/03 12:28PM

Subject:

People v. Teryl Williams

Karen,

Sorry I couldn't answer you this morning, but I was trying to read the police reports in the sentencing matter that JPC had dispo'd with Fabian so I could maybe intelligently address any questions the Court

The offer that I wrote in the file is pled to Count I, admit one strike and one prison prior.

You might let Mr. Williams know that there may be additional strike allegations and there definitely are at least 7 additional prison prior allegations that could appear on any Information that got filed.

Let me know what you think.

Kathy

Criminal Justice System Criminal Case Information PEO VS. WILLIAMS Public Defender Agency Municipal Court Superior Court DA MCR - 415138 (SCR - 32705) DAR - 459732 PUB - 306490 Remarks: IC 2/11/03 Reel Number: Re PET - 030874 Reference Cases: 0 Destroy Date Locatn: Box Nbr Date Checked Out: WILLIAMS, TERYL ANTHONY Court Date: 06/13/2003 08:30 S2 Offense Date: 02/02/2003 Purpose: FURTH PROC File Date Disposition Date Held To Answer Municipal Court: 02/10/2003 03/06/2003 Superior Court: 03/13/2003 Pending RHONE, GALANA NICHOLLE (ALLEN, HARRY) Offense Date: 02/02/2003 Court Date: 07/09/2003 08:30 S2 Purpose: PT CONFIRM File Date Disposition Date Status Municipal Court: 02/10/2003 03/06/2003 Held To Answer Superior Court: 03/13/2003 Pending DA MAUTNER, JEROME SILVER, KAREN (5-Next) (1-Person) (7-Calendar) (8-Charge) (10-Witness) (11-Person Info) (17-File Number) (18-Reference Case) (13-More PF's) Fri Jun 13 14:47 2003 c0210b*Overwrite Query ksilver 6(13/03 Discovery to SCSO for A: (1) video tape of co-A's statement @ CD of call re. car 365 envelopes w/ photos from PPO 1 13 2 201 3 14 4 5

@ Photos PD took

Spoke W/ Sqt. Macle od who directed me to place items in envelope W/ D's name + booking + of take to counter e MADF + ask to have placed in N's property.



On 2-6-03 Rhone call me about 11:30 pm to take her to | Santa Rosa to meet some people she knew. (check her phone bill 510-595-0641) (She called my pager 510-997-1840 Hits in my Jail property) (I called her own my cell phone thats in the van') The van is ours when I'm not mad at her for doing something stupid with some guy, like give me V.D. two weeks before. Once we got to Petaluma Rhone started driven and went to a gas station which was about 12145 am. She pulled up by these phones and meet this girl she very well, that was with this white guy who acted like The was all that walking to their car I watched Rhone land the girl talk, then she tell me they going to trick this other guy out of some dope and money. I can't go because he might start tripping because he might think I'm Rhone man So I was to wait there in her friends two sitter carfor them to come back so her friend could get us a room with her I.D. I sat there getting high and went to sleep while Musatting. I woke up 4 or 5 hours letter looking for the wan and Rhone then I started tripping because they played me like a sucker But while I'm standing outside the car I seen the van go by and some other tripping when I stort running and walking after the van I'm looking for the van down the street it turn Im looking in acrossways down street I'm Boing to Kill her for let that guy drive the van

Case 4:07-cv-05342-CW Document 15-10 Filed 07/22/2008 Page 37 of 48 for dope and I'm going to bet his ass too, 25 or 30 minutes latter I see the van stopped but running so I ran to it before it pulled off. I open the side door and called out Rhone name because it was dark inside, she said "Hi baby like she 5 minutes. I flash and ran to the back of the van a started slapping mone stop upside the head for leaven me out in the cold that long while she got high. I told her to get me up out of me back to the gas station so I coul ne bed was let down and things was all over the place and it was dark. While she was going back to the gas station because I was going to put her out there at that car. But the police pulled acquee

C	ase 4:07-cv-05342-CW	22/2008 Page 38 of 48
	LACUIPUTORY LVIA	ence_
	tinger print	- 7 995 mo
0	Suppression 1538,	Print! Thouse
Date	tampered unauthorized personnel	ETWOICE PAPERS 186630
- / M		removed from Van
print	fingerprint	Photocopied
	removed Item & Safe	
	levidence contamination	Plastic Sheet around con
21 T) AUT (AUT)	A STATE OF THE STA	removed from Van
service and	safe face down, could have been a	Photocopied
. 3	Table in the dark	Pain
	Officer Mariseal let Torliatt the owner	Moneu
	take the safe on 2-11-03 at 15:30	removed from Van
3lank	removed from Van	Photocopied
heck	Lingerprint	
erints"	Photocopied	Print
		Money Pouch & Metal Co
	All these items should be tested	In Desk
	by defesne	Entry into the crime scene
4		victim pointing out what was
		touched.
Prints"	removed from Van	Photographed
heck	Photocopied	Fan Belts
rom		Calculator/Two Pictures
ransman		Entry into the crime scen-
	Passinger door broken 360° Rust	victim pointing out what was
an	Vehicle report never stated anything	Houched
	about license plate	Photographed: pictures, for
The state of the s		belts, calculator lying on the
	entering the second sec	

	Exculpotory Evidence
-	
	Blood Evidence from Suspect or Defendant.
11	Blood from forceable entry, DNA blood on evidence from
: .	Blood from picking up the safe. DNA cuts and scratches
11	Skin from scratches from picking up the safe
	Fiber evidence from the safe.
1	
ا ب 	DNA on safe checks, Invoice papers, plactic sheet and coins, money, money pouch, metal Can, Fan Beilts calculator and pictures.
	calculator and pictures, money pouch, metal can, For Boilts

These item could have blood or body skin on them, they could be tested for DNA, because these are the items. The victim pointed out to the officer on enabout 27-0.

If these items are not in the possession of the P.P. Dept., defendant will file a Brady motion to safe gaund his rights.

Case 4:07-cv-05342-cW Documen 75/10 Filed 07/22/2008 Page 40 of 48 In Vestigator Investigation 1. Need copye of my Medical Record I have a disablify that stop We from picking up things, of that Weed to know the amount of the safe is you would buy a new, Or used Die at a store. Testimony in the hearing

Un 2-7-03 officer Bornes checked the down stairs land up stains interior of Dan's Auto Parts, Officer Barnes saw I several file cabinets and desk drawers were popen that the corner Dan Torliet said were Keep closed 2 mone I pouch and a metal can on the desk that owner Dan Torliet stated had money in it 3. calculator lying on the floor I wan the middle of the room that owner Dan Torliet said was on top of the safe and 4. two pictures were lying on the floor against the wall. Down stoirs for belts lying on the floor. All these item was moved by the hurglary suspection as so stated by the owner Don Torbet. These items should have be collected and # fested by the Crime Scene Investigator who had the training and experience to do so. In Reople & Beeler 1995) 39 Cal. Refr. 2d 607 for sanction It apply, evidence had to have had apparent exculpatory H defendant may obtain relief from police loss or detruct ion of evidence for failure to collect evidence before it is lost or destroyed. People v Washington, a defendant is allow to perform a test of real evidence being held by the palice department

Case 4:07-cv-05342-CW Dodument 15-10 Filed 07/22/2008 Page 42 pf 48 Officer Marisea Daily quilt by association Officer Mariseal implicated me, his whole investigation was shaped to bit Rhone statemen He asked question which suggest their answers, she said She told him what he wanted to hear because she was Seared, fired and high. Registically her statement to him match his versoion In order to convince her, the officer had to reveal the details of his believe of what he throught had happen that day. He want her to be sure she already know the store she was going to use on afor tell him Her statement to the officer have to be regarded as no more than a coerced confession imitation of the officient to give a false confession and/or statement The officer should have been more skeptical than he should have about what she was saving when he gave her (3) three chances to make the statement he

Case 4:07-cv-05342-CW Document 15-10 Filed 07/22/2008 Page 43 of 48 n the Van On 2-7-03 Il brime scene and how police properly preserve and collect levidence has a direct bearing on the value and existence of evidence found at the scene. The crime scene is in itself evidence and must be treated as such It is not strictly a location or geographical area, but a tangible object that possesses information that can be presented for prosecution. A single crime more often than not has multiple crime scenes associated with it as in this case Dan's Auto Parts is the primary crime scene in this case that will contain the major portion of evidence necessary provide proof of the crime and identity of the suspect. By searching other related seenes like the van that can assist in corroborating victim or defendant testimony and provide excut patory evidence, can be collected. The identification, collection Mand preservation of physical and exculpatory evidence at the crime seeme (s) request a degree of legal and scienific Experience when collecting evidence and information for trial Exculpatory evidence P.C. 1054.1(e) requires the prosecution to disclose to the defense any exculpatory evidence Proposition 115 does not diminish on otherwise affect the prosecutors duty to disclose to the defendant all substantial material evidence favorable to the defendant as required by Brady v Maryland (963) 10 Led 2d 215; held that due process requires the prosecution to disclose any evidence fourable to quilt or punishment, good or bad faith of the prosecution in withholding the evidence is irrelevant Strickler v Greene (1999) 144 Lied 2d 286

Case 4:07-cv-05342-CW Document 15-10 Filed 07/22/2008 Page 44 of 48 Suppression Motion. -7-03 officer Gilman towed a van license number IAME 828 to the P.P. Dept. for processing this the vehicle was blank checks, Check from Transman nvoice papers, money, Plastic sheet with coins. and a safe allegelly stolen by detendant and Rhone with alleged thingerprints on these that was put into evidence P.C. 1054.1 (C) requires the prosecution to disclose all relevant real evidence seized or obtained as part of the investigation of the offense charged. The police have a duty to take steps to pre serve physical evidence which is material case. Arizona i Journal and The prosection alleged defendants in possession of the above items, which hold exculpatory evidence, P.C. 1054, (e) requires the prosecution to disclose to the defense any exculoutory evidence. Evidence taken from the deten or from the scene of the crime including + prints bullets, clothing and the likes, see Roplex Nashinaton (1958) 163 Cal App. 2d 833, 843. A detendant is allow to perform a test of neal evidence being held by the police department through the norma procedures provided under PC 1054 by giving notice Walter v S'Court (2000) 95 Cal Rote

The prosecution intends to show and or use photographs of real evidence, exculpatory evidence and testimon from investigating officers to prosecute defendants.

People v Jackson (1991) I Califleth 2d 778 (withholding of admissible equiviness evidence that a third part committed the crime undermined confidence in outcome of trial and was material U.S. v Agurs (1976) 49 Led 2d 342 (declaring that evidence that is clearly supportive of claim of innovence puts prosecution on notice of duty to produce, even if no request for the evidence is made in Randle v City and County of San Francisco (1986) 230 Califletham for concealing exculpatory evidence

It should be noted that unauthorized personnel tampered, touched, destroyed fingerprint and removed I tems from the safe on or about 2-7-03 and 2-11-03 under the auden and suprvisess of the PP Dept personnel. People v Riser (1956) 47 Cal. 2d 566, 580, 581 (proper for count to admit evidence of bottle and glass bearing defendants fingerprint defendant did not indicate any actual tampering, did not show that fingerprints could have been forged, and did not establish that anyone who might have been interested in tampering with them snew where they were.

The prosecution never gave the defendants on their defense a chance to properly test and extract any exeulpatory evidence available on the real evidence served.

A criminal defendant may obtain relief from police loss or destruction of evidence, or at least in federal court,

CASE # 969 PETALUMA BOULEVARD N. PETALUMA. CA 94952 (707) 778-4372 SUPPLEMENT NARC E							
CRIME DICHANGE CLASSIFICATION CLASSITO					BCS CODE	DATE 2-/5 25 STIME //2/	HOW
77. //		e mention in the matter in the mention in the mention in the term of the mention in the mention in the term of	ID#	DATE	REV'D ID# I		
<i>) (47) / //</i> E	CLEAR	CHANGE CRIME LEVEL		DA COMPLAINT	DEPT EVIDENCE/ PROPERTY RFT	UCR STOLEN	
US LAST	CODE	FIRST		INV LAST	THOI EIGHT III.	FIRST	
			<u>R</u>	ECEIPT			
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receiv	ed the follow	wing items from	m Evidence	Technician	ما الله الله المراسم الله الله الله الله الله الله الله الل		
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